

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: Michael E. Ring et al. Serial No.: 09/507,227 Group No.: 3683									
Serial No.: 09/507-227 Group No.: 3683									
Ochai 140 00/00/1,22/ Oroup 140 0000									
Filed: February 18, 2000 Examiner: Burch, M.									
r: AUTOMATIC APPLICATION HAND BRAKE									
Director of Patents Washington, D.C. 20231									
AMENDMENT TRANSMITTAL									
. Transmitted herewith is an Amendment for this application.									
STATUS									
2. Applicant is									
[] a small entity verified statement:									
[] attached. [] already filed.									
[X] other than a small entity.									
CERTIFICATE OF MAILING (37 CFR 1.8a)	· · · · · · · · · · · · · · · · · · ·								
I hereby certify that this paper (along with any referred to as being attached or enclosed) is States Postal Service on the date shown below with sufficient postage as first class mail in Commissioner of Patents and Trademarks, Washington, D.C. 20231.	being deposited with the United n an envelope addressed to the:								
Susette Flaherty (Type or print name of pe	erson mailing paper)								
Date: November 18, 2004 Signature of person-mail	long faper)								

(Amendment Transmittal [9-19]--page 1 of 4)

EXTENSION OF TIME

NOTE: "Extension of Time In Patent Cases (Supplemental Amendments)--If a timely and complete response has been filed after a Non Final Office Action, an extension of time is not required to permit filing and/or entry of an additional amendment after expiration of the shortened statutory period.

If a timely response has been filed after a Final Office Action, an extension of time is required to permit filing and/or entry of a Notice of Appeal or filing and/or entry of an additional amendment after expiration of the shortened statutory period unless the timely filed response placed the application in condition for allowance. Of course, if a Notice of Appeal has been filed within the shortened statutory period, the period has ceased to run." Notice of December 10, 1985 (1061 O.G. 34.35).

NOTE: See 37 CFR 1.645 for extensions of time in interference proceedings and 37 CFR 1.550(c) for extensions of time in reexamination proceedings.

3. The proceedings herein are for a patent application and the provisions of 37 CFR 1.136 apply

(complete (a) or (b) as applicable)

(a) [] Applicant petitions for an extension of time under 37 CFR 1.17(a) for the total number of months checked below:

	Extension	Fee for other than	Fee for
	(months)	small entity	small entity
[]	one month	\$ 110.00	\$ 55.00
ii	two months	\$ 410.00	\$205.00
ii	three months	\$ 930.00	\$465.00

Fee <u>\$_____</u>

If an additional extension of time is required please consider this a petition therefor.

(check and complete the next item, if applicable)

[] An extension for ___ months has already been secured and the fee paid therefor of \$___ is deducted from the total fee due for the total months of extension now requested.

Extension fee due with this request \$

OR

(b) [X] Applicant believes that no extension of time is required. However, this conditional petition is being made to provide for the possibility that applicant has inadvertently overlooked the need for a petition for extension of time.

FEE FOR CLAIMS

4.	The fee for claims (37 CFR 1.16(b)-(d)) has been calculated as shown below:									
	(Col. 1) (Col. 2) (Col. 3)			. 3)	SMAL	L ENTI	ΓY	OTHER THAN A SMALL ENTITY		
	CLAIMS REMAINING AFTER AMENDMENT	HIGH	EST NO. IOUSLY FOR	F	PRESENT	RATE	ADDN. FEE	OR	RATE	ADDN.
TOTAL	♦ 12	MINUS ++	20	-	0	x 9=	\$		x18= \$	\$
INDEP.	. • 1	MINUS * * *	3	-	0	x44=	\$		x88=	
	T PRESENTAT		IPLE DE	P. CL	AIM	+140=	\$		+280=	
						TOTAL	\$	OR	TOTAL	\$ -
•	If the entry in Col.	1 is less than entry	in Col. 2 wr	rite "0"	in Col. 3.		ADDN	. FEE \$_		
**	If the "Highest No. If the "Highest No. The "Highest No.	Previously Paid For Previously Paid For Previously Paid For number of claims of	or" IN THIS : or" IN THIS : " (Total or Ir	SPACE SPACE	E is less thar E is less thar	n 3, enter "3".		ppropriate	box in Col.	l of a prior
		(co	mplete ((a) or	(b) as ap	oplicable)				
(a) [X	No additiona	al fee for claim	ıs is requ	uired.						
				C	OR					
(b) []	Total additio	nal fee for cla	ims requ	uired	\$	- ·				
			FE	E P	AYMEN [.]	Τ.				
5. [] Attached is	check no	in the	sum	n of <u>\$</u>	to co	over the	Extens	ion of Tir	ne Fee.
[] Charge Acc	ount No			the	sum of \$		·		
			FEE	DE	FICIEN	CY				
NOTE:	additional time co deficiency is noted included, processi prior to action on the	eficiency and there nsumed in making d and corrected, th ng delays are enco the cases. Authoria 1986, 1065 O.G. 31	up the orige e application untered in re zation to cha	ginal de on is he eturnin	eficiency. If eld abandon og the papers	the maximur ed. In those to the PTO Fi	n, six-mon instances inance Bra	ith period I where aut nch in orde	nas expired thorization to r to apply the	before the charge is se charges
6. []	If any additio	nal extension	and/or fe	ee is	required	, charge A	Account	No.		
		·								

(Amendment Transmittal [9-19]--page 3 of 4)

AND/OR

[] If any additional fee for claims is required, charge Account No.

James O. Ray, Jr.

Type or print name of Agent

Registration No.: 27,666

JAMES RAY & ASSOCIATES 2640 PITCAIRN ROAD MONROEVILLE, PA 15146

TELEPHONE: 412-380-0725 FACSIMILE: 412-380-0748

3683 Julp/A

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

application of:) Group Art Unit: 3683

Michael E. Ring et al.) Examiner: Melody M. Burch

Filed: February 18, 2000) Attorney Docket: CRD 02306

Serial No.: 09/507,227) Date: November 18, 2004

For: AUTOMATIC APPLICATION HAND BRAKE

MAIL STOP NON-FEE AMENDMENT COMMISSIONER FOR PATENTS P.O. BOX 1450 ALEXANDRIA, VA 22313-1450

AMENDMENT

Sir:

Applicant is in receipt of a Notice of Drawing Inconsistency with Specification from the U.S. Patent and Trademark Office dated October 21, 2004. Please amend the above-referenced application as follows.

Please amend the specification by inserting the following paragraph on page 9 after the last paragraph.

Figure 13 is a front elevation view showing the hand brake mechanism of the present invention connected to the brake system via a chain.